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itself were taken care of in the present statutes, and that is why the committee suggested the amendment that they, that you just approved. This, I'm not trying to change that ruling, but I just wanted you to know the steps that were taken and it is a little unusual situation when the evidence was so strong in favor of the bill, and then the amendment replaces the bill itself, but I have no quarrel with that, and I hope that this has served a purpose and that if this amendment which is the bill now, is carried out I hope that it will have a beneficial effect all over the state, and remedy many of our problems, so again I repeat I move that LB 180 is advanced to E&R initial.

PRESIDENT: The Chair recognizes Senator Skarda, then Senator Simpson.

SENATOR SKARDA: Mr. President and members of the body, one of the things that's always irritated me in bills like this and it's not saying that I'm against the bill, but there is no wavering conditions and I think in some instances like this, there should be I mean we should put the camel back on the fire marshall's office and put him in the boat the same as we did with the health department in reference to nursing homes rules and regulations. I mean there is specific instances that I'm aware of with the years and knowledge that I spent in the fire prevention field where there might be a doorway that is off an inch or a fire escape off an inch, was acceptable years and years ago, and over night it is not acceptable. This is a thing that has been a growing continuous cancer to a lot of members of this body, I not only myself, but I do think you ought to give some consideration somewhere along the line to put some of those wavering conditions in it so fire marshall himself can accept them without being, saying that you got to do it or your are compelled to do it, or this is the law or this is the rule and this is the area that you have been traveling in as long as I've been in the body, you've never taken this into consideration and it's bothersome to me, I think there is places that are in existence particularly out-state and some of them in Omaha, where I come from where this is mighty important, I mean if a man operates a place that is clean, all the health standards and everything, he provides for and you come along one year it is acceptable, the next year it isn't, and it's been going on this way for fifteen years and nobody has done anything about it, but I think you ought to take a good hard look at this and then maybe hold it and then inject that wavering condition, and give the fire marshall a power to adjust to certain conditions, I think it of vital importance, I think we've got an experienced man here from Norfolk, Senator Kelly, you've been in this field where these rules propagated you are familiar with the nursing home operation, and I think you have heard mentioned what I said about some kind of wavering condition existing in this type legislation. You might relate your experiences more readily to the body then I can.

PRESIDENT: Well stand by just a minute, we're, Senator Simpson.

SENATOR SIMPSON: I wonder if Senator Johnson would yield to a question?

PRESIDENT: Senator Johnson will you yield to a question?

SENATOR JOHNSON: Yes sir.

SENATOR SIMPSON: Senator Johnson, in the standing committee amendments, on line 12 it makes reference to asylums and I don't believe we have anything in this state, any longer that would be classified as asylums, I wonder if we might delete that word? Since we are in to the statute we might delete